

THE COMMONWEALTH.

KENTUCKY LEGISLATURE.

IN SENATE.

Monday, May 20, 1861.

The Senate was opened with prayer by Elder W. T. Moore.

The reading of the journal of Saturday was dispensed with.

RESOLUTION OF INSTRUCTION.

Mr. GLENN offered a resolution directing the committee on Federal Relations to report on to-morrow at 11 o'clock the resolutions heretofore offered by Mr. GLENN, and referred to that committee.

Mr. FISK moved to amend by instructing the committee to report the resolutions offered by Mr. FISK. He advocated his motion briefly.

Mr. RIFEA opposed the amendment, and the resolution of Mr. GLENN.

Mr. GROVER opposed the amendment, and replied to Mr. FISK. He also advocated Mr. GLENN'S resolution.

Mr. BOUTEAU opposed the resolution and amendment.

Mr. GLENN made a few remarks, and withdrew his resolution.

Mr. ALEXANDER offered a resolution for a recess at 1 o'clock each day until 3 o'clock, P. M., lies over one day.

Mr. BRUNER offered a resolution instructing the committee on Military Affairs to report in ten minutes the military bill for arming the State.

Mr. IRVING moved that the resolution be laid on the table.

Mr. BRUNER withdrew his resolution by consent.

SPECIAL ORDER FOR 10 1/2 O'CLOCK.

The H. R. resolution fixing this day, May 20th, at 12 o'clock, for the final adjournment of the General Assembly, came up as a special order.

Mr. ALEXANDER offered an amendment to strike out "Monday, the 20th," and insert "Wednesday, the 22d."

Mr. GROVER moved to postpone the consideration of the subject until 10 1/2 o'clock on Wednesday.

Mr. ANDREWS moved that the resolution and amendment be laid on the table; he had on the table; rejected by yeas 11, nays 27.

Mr. FISK moved to amend the motion to postpone by striking out Wednesday and insert Tuesday; accepted by Mr. GROVER. The vote was taken on postponement until to-morrow, and it was decided in the affirmative by yeas 23, nays 14.

MOTION TO SUSPEND RULES.

Mr. FISK moved to suspend the rules to enable him to offer a resolution to alter the standing rules, providing that to-day the Senate will meet at 9 o'clock, take a recess at 1 o'clock, and meet again at 3 o'clock, P. M., carried by yeas 23, nays 8.

The resolution was then offered and adopted.

MILITARY BILL.

Mr. MARSHALL offered a resolution to instruct the committee on Military Affairs to report a bill on the subject of arming the State at 11 o'clock to-morrow; adopted by yeas 31, nays 5.

Mr. READ offered a resolution, providing that the SPEAKER shall appoint a select committee of six, three of each political party, to prepare and report a bill to arm the State, on to-morrow at 10 1/2 o'clock; adopted.

The SPEAKER appointed Messrs. READ, RIFEA, PENNERAKER, CISELLI, ANDREWS, and GROVER as the committee.

PRIVILEGED MOTION.

Mr. GILLIS moved a reconsideration of the vote rejecting the bill providing for an additional foot-instructor in the city of Louisville.

The bill not being in possession of the Senate, a message was sent to the H. R. requesting to withdraw the disagreement of the Senate to the bill; the bill was returned by the H. R.

The vote was then taken on reconsidering the vote rejecting the bill, and it was decided in the negative by yeas 15, nays 21.

GEOLOGICAL SURVEY.

Mr. RUST made a report from the committee on Geological Survey in relation to geological specimens obtained from the estate of Dr. D. D. Owen, accompanied with resolutions providing for enlarging the cabinet for holding the specimens and arranging and labeling the different specimens.

The consideration of the resolutions was postponed indefinitely.

REPORTS OF COMMITTEES.

Mr. ANDREWS—Propositions and Grievances—A H. R. bill to change the lines of graves and Hickman counties; passed.

Mr. WHITTAKER—Circuit Courts—Asked to be discharged from leave to bring in a bill in relation to the courts in the 5th judicial district; discharged.

Mr. DELAVEN—Finance—A H. R. bill for the benefit of John B. Cowan; rejected.

Mr. GROVER—Finance—Asked to be discharged from a leave to bring in a bill for the benefit of J. B. Beckham; discharged.

RECONSIDERATION.

Mr. MARSHALL moved a reconsideration of the vote adopting his resolution instructing the military committee to report a bill to-morrow at 11 o'clock on the subject of arming the State.

Before action, the hour arrived for the adjournment of the day.

Mr. ANDREWS moved to postpone the orders to go on with the consideration of this motion; negative.

REPORTS RESUMED.

Mr. GRUNDY—Military Affairs—Made a majority report, being a bill for the regulation, and to provide for, the arming of the militia of the State.

Mr. ANDREWS, from the minority of the committee, reported a substitute for the bill reported by the majority.

The bill and substitute were ordered to be printed, and made the special order for to-morrow at 10 o'clock.

And then the Senate adjourned until 9 o'clock to-morrow.

NOTE.—We are requested to state that Senator Penneraker made the most flowery speech of the session, addressed to Mr. Speaker Porter, in the shape of a beautiful toquet.

HOUSE OF REPRESENTATIVES.

Monday, May 20, 1861.

Prayer by the Rev. W. T. Moore, of the Christian Church.

The reading of the journal of Saturday was dispensed with.

Mr. M. J. COOK presented a memorial from 500 ladies of Rockcastle county, praying that Kentucky may be permitted to maintain an armed neutrality; referred.

Mr. UNDERWOOD presented a memorial from 60 ladies of Elkton, Todd county,

praying that Kentucky may be permitted to maintain an armed neutrality; referred to the committee on Federal Relations.

RECONSIDERATION.

Mr. ELLIS moved to reconsider the vote by which the House refused to strike out the names of the Governor, Inspector General, and Samuel Gill, as commissioners in the military bill, and inserting the names of the Governor, Inspector General, Samuel Gill, George T. Wood, and Harry I. Todd; motion to reconsider entered.

SENATE BILLS.

An act for the benefit of the sheriffs of Barren and Metcalfe counties; passed.

An act for the benefit of H. D. Rothrock, late sheriff of Muhlenburg county; passed.

An act to incorporate the town of Gordonsville, in Logan county; passed.

An act to incorporate the town of Hillsboro, in Fleming county; passed.

An act for the benefit of the trustees of school district No. 24, in Hopkins county; passed.

An act changing the boundary line of the city of Columbus; ordered to be read a third time at half-past 10 o'clock to-morrow.

An act to amend the common school laws; passed—yeas, 72; nays, 2.

An act to amend the charter of Glasgow; passed.

An act to create the office of treasurer for Whitley county; passed.

An act for the benefit of the "Union Democrat"; passed.

BILLS PRESENTED.

Mr. GAITHER—A bill to change the line of the Gradyville voting district in Adair county; passed.

Mr. LINS—A bill relating to Eggnor's Ferry, across the Tennessee river, at Aurora; amended and passed.

Mr. GOWDY—A bill to establish an additional voting place in district No. 4, in Taylor county; passed.

Mr. GUDGELL—A bill to amend the law in relation to the sale of spirituous liquors; referred to the committee on Revised Statutes.

Mr. RIDDELL—A bill further to prevent the carrying of deadly weapons by slaves; referred to the committee on Revised Statutes.

Mr. TEVIS—Revised Statutes—A bill to amend the law permitting the personal representatives of non-resident decedents to sue in this State. [Amended so as to allow non-resident representatives to sue in the same way as non-resident representatives are allowed to do by law]; passed.

HOUSE BILLS.

A House bill for the benefit of the commissioners of the penitentiary—amended in the Senate; amendment concurred in.

A House bill for the benefit of Wm. Henderson, Jr.; passed.

A House bill to incorporate Grove No. 2, Ancient Order of Druids, in the city of Louisville; amended in the Senate by adding the letter r to the word Grove, so as to name the lodge Grover Lodge, after the honorable Senator from Owen county.

Mr. HODGE moved to add the name of Hitt after Grover; rejected.

The amendment of the Senate was then disagreed to.

A House bill to amend the charter of the Millersburg, Indian Creek, and Cynthiaham turnpike company; amended in the Senate, which was concurred in.

A House bill to amend the charter of Carrollton; amendment concurred in.

A House bill to incorporate the Louisville, St. Louis, Pittsburg, Nashville, and Tennessee river Pilot's Association; passed.

SENATE BILL.

The House took up the Senate bill to amend section 5, title 1, of the Civil Code of Practice. [No final judgment shall be rendered in any equity or criminal term of the circuit court, in any action, which, according to section 5, of title 1, of the Civil Code, must be prosecuted by ordinary proceedings, nor shall any such action be instituted or docketed as an appearance to any equity or criminal term.]

Before any action was had upon the bill, Mr. CLARY moved that the House take a recess until 2 o'clock; adopted—yeas, 33; nays, 28.

EVENING SESSION.

Mr. CLARY moved a suspension of the rules to enable him to offer a preamble and resolution.

[The resolution was read for information, and provides for appointing a committee with powers to send for persons and papers to inquire into the recovery of arms and munitions of war, and for what purpose they are to be used by certain persons in Paris and Lexington, who were stated to have been transported secretly over the Covington and Lexington railroad.]

A good deal of discussion arose on the dispensation of the rules.

Mr. WOLFE had an amendment read for information, (which he would offer if the rules were suspended,) to direct the committee to inquire into certain rumors in relation to correspondence and acts of the Governor in relation to the secession of the State, &c.]

Mr. WOLFE moved a call of the roll; carried.

The vote was taken on dispensing with the rules, and it was decided in the negative by yeas 45, nays 44; it requiring two-thirds to dispense with the rules.

The House resumed the consideration of the bill from the Senate to amend title 1st of the Code of Practice in civil cases; the bill was passed by yeas 65, nays 25.

BILLS REPORTED.

Mr. LEACH—A bill to change the boundary of the New Castle magistrate's district, in Henry county; passed.

Mr. F. NEL—A bill in relation to county courts.

Mr. HODGE moved an adjournment; negative—yeas, 30; nays, 60.

Mr. WORD moved that the bill be laid on the table; carried—yeas, 53; nays, 36.

And the House adjourned until to-morrow at 10 o'clock.

For the Frankfort Commonwealth.

Of all the evils with which a State can be afflicted, that of a civil, domestic, neighborhood war between its own citizens is the greatest. And yet into the frightful vortex of such a war, the people of Kentucky seem to be hurrying with a rapidity and apparent indifference as incomprehensible as it is shameful and appalling. With the dames of civil war, in which sovereigns are arrayed against sovereigns, and combinations of States against other combinations of States, raging with fearful intensity around them, the people of Kentucky, as though stricken with the direct curse of Almighty vengeance, seem disposed to aggravate in their own fate and history the horrors of even such a war, by the still more frightful calamities of a fierce intestine struggle upon their own soil, in which the combatants will

be not Kentuckians and the citizens of other States, but *Kentuckians and Kentuckians*. Where, in the face of common dangers, the most imminent and terrible, all should be harmony, unanimity and conciliation; division, jealousy and strife, and division, jealousy and strife alone prevail among our people. As though there were honor and glory in shooting and butchering Kentuckians. Kentuckians themselves, as if jealous that they might be deprived of some portion of that honor by strangers, seem shamefully eager to engage in the sad work of butchering and destroying each other. These are not the idle conceits, nor loose assertions of a careless writer, but the lamentable truth of the present condition and impending doom of our brave and honorable people. Is there no means of withdrawal from the yawning abyss towards which Kentucky is fast reeling with fatal and tottering step? Is there no line of policy upon which the great body of our people can be brought to act in comparative harmony of sentiment and unity of conduct? If there is, in God's name let it be at once presented and immediately acted upon; and let whoever would wantonly oppose such a policy be accounted a public enemy, and held an outlaw to the higher laws of patriotism and humanity. A just and faithful adherence to the policy set forth in the late address of the members of the State Central Committee of the Union Democratic party, the policy of the armed neutrality of Kentucky, will, if anything can, accomplish that most desirable and patriotic object. The mere declaration of that policy struck a responsive chord in the hearts of the people of the State, which has not yet ceased to vibrate in hearty approval of the position—that Kentucky, having had no agency in bringing about the present unnatural war between the North and the South, will not become a party to it, neither on the one side nor the other; nor will she permit her soil to be desecrated by being made the scene of the military operations or hostile movements of either party. The overwhelming vote cast for the Union ticket at the late election conclusively proves that if Kentucky will only plant herself firmly upon that policy, and consistently maintain it, that whatever other evils Providence may have in store for her, she will least spare the greatest of all calamities—a cruel and unnatural war between her own children upon her own bosom. Men of all parties and shades of opinion, have by their vote signified, with a unanimity unparalleled, their readiness to forget all past differences and pledge their lives and their fortunes to the State in its maintenance. By that pledge they are still willing to stand or fall, in making it they feel that they are not only consulting the security of themselves and families, but the highest interests and honor of the State itself.

But if, after having taken the position, and pledged the honor and good faith of a great party and noble Commonwealth to its maintenance, there should be any material departure from it, any attempt made by any party or combination of individuals to commit the State, either directly or indirectly, to the support of either of the belligerents, all of the incalculable advantages which have been gained by the vote of the 4th instant will be lost, and our State be speedily visited with all the frightful calamities and untold horrors from which she has yesterday secured happily from the very vote of escape. If Union men invite or justify the entrance of northern troops, or the recruiting of volunteers for the federal forces upon the soil of Kentucky, just as surely will secessionists and men of strong southern proclivities invite southern troops or officers of the Confederate army to enlist volunteers for the Confederate forces at some point within our border, and thus we will have established within our limits the nucleus of two great hostile armies, and present the strange and humiliating spectacle of two hostile powers, war hailing their forces for deadly conflict within the limits of a State professedly neutral. And with two great hostile military equipments thus established within our limits, gathering their forces from their adherents in all parts of the State and country, and when an extended circle of their supporters and military operations day by day, how long will it be before the conflict will come on and the whole State be involved from border to border in the fierce dames of civil war, from the more than savage atrocities of which neither sex nor age, nor condition, will be spared. As surely as that the sun rises in the heavens at midday, or that the passions of men when fully aroused override their judgments, will such a conflict be enacted in Kentucky, if departing from any cause from its position of strict neutrality the hostile forces of either party are once permitted to desecrate with their presence the inviolable soil of the State. And in what an attitude would Kentucky present herself to the world and history, if, after having pledged herself to a position of neutrality in every form by which a people can bind themselves to a solemn declaration, they should, upon the very first attempt at its violation, abandon it and become an active or even passive coadjutor in the struggle of the very party so disregarding their most solemn declarations. Would Kentucky character be elevated thereby? Would Kentucky honor—for States have honor which they must protect, as well as men—be heightened with additional lustre thereby? Would Kentucky influence in the settlement of the unhappy troubles of our country be promoted thereby? The instinct and the judgment alike of every reflecting citizen will answer emphatically NO, NO.

If such is to be the policy [and action of Kentucky, we need not attempt to disguise the painful truth, the future history of Kentucky will be written in blood, the blood of

her own sons, shed by the hands of each other; and the descendants of our people in contemplating the sad story of our fate will sorrowfully mingle their tears for the misfortunes with their blushes for the crimes of their ancestors. In the hands of the Union men of Kentucky, and especially of the Union members of the Legislature, is placed the honor of the State. With these rests, in all probability, the dread issues of peace—blessed and happy peace—or cruel, wicked and unnatural fratricidal war. Let them maintain, in perfect good faith, the position of armed neutrality, as the terms fairly and justly mean and have been understood by the people, and to which they stand pledged, and all may yet be well. But let them, on the other hand, abandon that position, and seek to commit the State to the hands of either the North or the South, and the blood will be held accountable. Let them inaugurate a course of affairs in which the people will eventually only be galled by their crimes. The popular pulse of Kentucky beats loyal and true to the Union; but at the same time, it beats with many a generous and yearning throb for our erring and misguided brethren of the South. Let not the leaders of the Union party, while recollecting the loyalty of our people, forget their natural sympathies at all afflictions, and stretch the golden chord of loyalty too far, lest under the excessive tension the precious chord itself may snap in twain, and the wide spread desolation of a once happy and united people signalize their own fall from power and utter incompetency, to appreciate the temper, or control the destinies of a once great and illustrious Commonwealth.

II.

Have been sold during the last six months, and in no instance has it failed in giving entire satisfaction. Who, then, will suffer from Weakness or Delinquency when McLean's Strengthening Cordial will cure you? No language can convey an adequate idea of the immediate and almost instantaneous change produced by taking this Cordial in the most debilitated and debilitated nervous system, whether broken down by excess, weak by nature, or impaired by sickness, the relaxed and unstrung organization is restored to its pristine health and vigor.

MARRIED PERSONS. Or others conscious of inability, in whatever cause, will find McLean's Strengthening Cordial a thorough regenerator of the system; and all who may have injured themselves by improper indulgence, will find in the Cordial a certain and speedy remedy.

To the Ladies! McLEAN'S STRENGTHENING CORDIAL. Is a sovereign and speedy cure for Irregular Menstruation, Whites, Obstructed or Difficult Menstruation, Incapacity of Uterine or Involuntary Discharge, Falling of the Womb, Childlessness, Fainting, and all diseases incident to Females.

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